FOR THE NINTH CIRCUIT

Office-Supreme

CHARLES ELMORS

No. 400

OCT 25

LORETTA STARVUS STACK, AL RICHMOND, PHILIP MARSHALL CONNELLY, DOROTHY ROSENBLUM HEALEY, ERNEST OTTO FOX, WILLIAM SCHNEIDERMAN, CARL

WILLIAM SCHNEIDER AN, CARL RUDE LAMBERT, HENRY STEINBERG, CLETA O'CONNOR YATES, ROSE

CHERNIN KUSNITZ, MARY BERNADETTE

DOYLE and ALBERT JASON LIMA,

Petitioners-Appellants,

-vs-

JAMES J. BOYLE, United States Marshal,

Respondent.

TRANSCRIPT OF RECORD ON APPEAL

(ROSE CHERRIN KUSHITE)

NAMES AND ADDRESSES OF COUNSELS

MARGOLIS and McTERNAN 112 West 9th Street Los Angeles 15, California and LEO A. SULLIVAN 1440 Broadway Street Oakland, California

Attorneys for Petitioners-Appellants

DANIEL G. MARSHAL 458 South Spring Street Los Angeles 13, California

Attorney for Petitioner-Appellant Philip Marshall Connelly

RICHARD GLADSTEIN, 240 Montgomery Street San Francisco 4, California

Attorney for Petitioners-Appellants Al Richmond, Ernest Otto Fox and Mary Bernadette Doyle

CHARLES R. GARRY 68 Post Street San Francisco 4, California

Attorney for Petitioner-Appellant Carl Rude Lambert

JULIUS M. KELLER 68 Post Street Sen Francisco 4, California

Attorney for Petitioner-Appellant Lorett Starvus Stack

BENJAMIN DREYFUS 68 Post Street San Francisco 4, Celifornia

Attorney for Petitioner-Appellant Oleta O'Connor Yates BRNEST A. TOLIN United States Attorney

RAY H. KINNISON Assistant United States Attorney Chief of Criminal Division

600 Federal Building . Los Angeles 12, California

Attorneys for Respondent

TABLE OF CONTENTS

Petition For Writ Of Habeas Corpus

Order To Show Cause Why Writ Of Habeas Corpus Should Not Issue
Return To Writ And Indictment Annexed Thereto

Stipulation And Order of Consolidation

Memorandum Opinion Of District Court

Order Denying Petitions For Writs Of Habeas Corpus

Notice Of Appeal

Designation Of Record

MARGOLIS and KCTERNAN Attorneys for Petitioner 2 112 West Ninth Street Los Angeles 15, California 3 VAndike 7153 LEO A. SULLIVAN 1440 Broadway Street Oakland, California Hightower 4-1707 8 IN THE UNITED STATES DISTRICT COURT 9 IN AND FOR THE SOMETHIN DESERICT OF CALIFORNIA 10 CENTRAL DIVISION 11 ROSE CHERNIN KUSNITZ Petitioner, 12 PETITION FOR WRIT OF 13 14. HABBAS CORPUS JAMES J. BOYLE, United States Marshal, 15 Respondent. 16 17 18 TO THE JUDGES OF THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA, CENTRAL DIVISION: 19 20 the petitioner above named herebys betitions basi honorable Court for a writ of habeas corpus 31 22 directing the respondent James J. Boyle, United States Marshal 23 for the Southern District of California, in whose custody peti-24 tioner is now restrained of h liberty, to produce the body of 35 before this Court at a your petitioner. time and place specified and then and there to show cause why 26 petitioner should not be released from the custody of the res-27 28 pondent upon bail in such reasonable sum as may be determined by 29 this Court; and in support thereof, your pstitioner alleges as 30 fullows: 31 32 On July 26, 1951, your petitioner was arrested at h home

- 1 -

in the city of Los Angeles, County of Los Angeles, State of Califormia, upon a warrant issued July 25, 1951 by Howard V. Calverley,
United States Commissioner in the Southern District of California,
pursuant to a complaint charging your petitioner and one William
Schneiderman with conspiracy to commit offenses against the United

II.

States prohibited by Section 2 of the Smith Act, 54 Stat. 671.

27.

Pollowing petitioner's arrest and on July 26, 1951, your petitioner was arraigned before said United States Commissioner and by said Commissioner was ordered to be held in the custody of the respondent herein upon bail fixed by said Commissioner in the sum of \$75,000 and by virtue of such order your petitioner was confined in the County Jail of the County of Los Angeles in the custody of said respondent on said day and where petitioner has continuously remained until the present time.

III.

Thereafter and on or about July 27, 1951, your petitioner filed a petition for writ of habeas corpus in this Court praying that the writ issue and that your petitioner be released from the custody of the respondent upon reasonable bail in order that petitioner might properly prepare petitioner's defense and because the fixing of excessive bail by the United States Commissioner constituted a violation of the rights guaranteed to him by the Constitution of the United States.

TV.

An order to show cause why the said petition for writ of habeas corpus should not be granted was signed by Honorable Leon R. Yankwich, a judge of this Court on July 27, 1951 and made returnable before said Court on July 31, 1951 at 10 A.M.

٧.

Upon information and belief, the United States Attorney summoned the Grand Jury to convene on July 31, 1951 at 9 A.M. and

in the space of about fifteen minutes, the said Grand Jury returned the indictment herein charging your petitioner together
with eleven other named defendants with conspiracy to violate
Section 2 of the Smith Act, 54 Stat. 671.

VI.

6.

That on July 31, 1951 when your petitioner's petition for writ of habeas corpus came on for hearing, the Court was informed by the United States Attorney that an indictment had been returned and that for the aforesaid reason, the hearing on the petition for writ of habeas corpus before the Court had become moot, and that thereupon the Court discharged the order to show cause why the petition for writ of habeas corpus should not be granted.

VII.

Thereupon, and on the same day, your petitioner was taken before the Honorable James M. Carter, a judge of this Court before
whom the indictment was returned and the said Court then announced
that it was fixing bail in an amount recommended by the Grand Jury.
Upon information and belief, the true bill returned against the
defendants including your petitioner contained no recommendation
by the Grand Jury relative to bail. Upon information and belief,
the names of the defendants were written on a copy of the indictment with the notation of \$75,000 for all defendants except the
defendant, William Schneiderman, where the notation was \$100,000,
and that these writings were unsigned.

VIII.

Thereafter, and on August 5, 1951, your petitioner moved in the United States District Court for the Southern District of California, Central Division, to fix bail in a reasonable sum or if bail had been fixed in the sum of \$75,000 as aforesaid, then for a reduction of this excessive bail to a reasonable amount.

IX.

On August 6, 1951, the aforesaid motion to fix or reduce bail

. I came on for argument before the Honorable James M. Carter, United 2 States Judge for the Southern District of California, Central Divi-3 sion.

Before the commencement of the argument of the motion to Tix 6 or reduce bail your petitioner along with the other defendants 7 named in the indictment herein except William Schneiderman filed 8 with the said Court an affidavit of personal bias and prejudice and 9 requested the said Court to disqualify itself and to transfer the 10 hearing on bail to another judge of the District Court pursuant to 11 the provisions of 28 U.S. C.A. section 144; that said Judge de-12 clined to disqualify himself and held the affidavit of personal 13 bias and prejudice legally insufficient on August 7, 1951.

14

15 That thereupon, and at the request of counsel for one of the 16 defendants herein, Philip Marshall Connelly, the said Judge James. 17 M. Carter withheld his ruling on the said Connelly's motion to fir 18 or reduce bail until an application could be made to the United 19 States Court of Appeals for the Minth Circuit for a ruling on the 20 sufficiency of the aforesaid affidavit of bias and prejudice. 21

XII.

That thereafter, the motion to fix or reduce bail on your 23 petitioner's behalf was argued before the said Judge and on August 24 8, 1951 your petitioner's bail was fixed at the sum of 50,000.

25 XIII.

Thereafter, on August 13, 1951, your petitioner filed a peri-26 27 tion for writ of habeas corpus in this Court praying that the well 28 issue and that petitioner be released from the custody of the res-29 pondent upon reasonable bail, and on the said day the writ was 30 issued by the Honorable William C. Tathes, a Judge of this Court 31 and made returnable before said Judge on August 15, 1951. 32

19

26

2. On August 15, 1951 the said writ came on for hearing before

3 the said Judge William C. Mathes, and after hearing, and by order

4 dated August 17, 1951, the said petition was dismissed and the writ

5 discharged.

XY

7 On August 18, 1951, your petitioner filed a notice of appeal 8 to the United States Court of Appeals for the Minth Circuit from 9 the aforesaid order discharging the writ of habeas corpus.

.10 IVI.

Thereafter, and on August 24, 1951, the United States Court
of Appeals rendered its decision on the application of the defendant herein, Philip Marshall Connelly, to disqualify the aforesaid Judge James M. Carter, and the said Court did hold that the
aforesaid affidavit of bias and prejudice was legally sufficient
and ordered the said Judge to proceed no further respecting the
said Connelly's bail proceedings or in connection with the said
Connelly's prosecution under the indictment.

XVII.

In view of the decision of the Court of Appeals, and because
of the doubt created thereby as to whether the said Judge James M
carter had the power or jurisdiction originally to fix or reduce
bail for petitioner or the other petitioners herein, after the
aforesaid joint affidavit of bias and prejudice was filed, the
petitioner decided to withdraw the aforesaid appeal.

XVIII.

On August 27, 1951, the United States Attorney for the Southern District of California, counsel for the respondent, and counsel for the petitioner stipulated in writing to dismiss the aforesaid appeal and said stipulation was filed with the clerk of the United States Court of Appeals for the Ninth Circuit in accordance with Rule 16 of the said Court.

Thereafter, and on August 29, 1951, the petitioner together 2 3 with the other defendants were brought before the said James M. Carter who formally disqualified himself, and thereupon the pro-4

ceedings were assigned by the presiding Judge of the said District

6 Court to the aforesaid Judge William C. Mathes.

1

5

7

17

18

19

20

21

22

23

24

25

26

21

28

29

30

31

On August 29 and 30, 1951, argument on motions to fix or re-8 duce bail were made before the said Judge William C. Methes and 9 10 the said Judge on August 30, 1951 fixed bail for petitioner in the sum of \$50,000. At the same time, the said Judge set September 18 11 12 1951 as the time for filing motions and September 26 as the time for argument of said motions; and fixed September 10, 1951 as the 13 day for the appearance of counsel to determine the date of trial 14 15 which the said Judge indicated would be October 30, 1951 unless strong reason was shown to the contrary. 16

Your petitioner is wholly unable to furnish bail in the sum of \$50,000 and by virtue thereof all the proceedings heretofore had herein which have confined your petitioner in the County Jeil and unlawfully deprived petitioner of liberty and abridged the rights guaranteed petitioner by the Fifth and Eighth Amendments to the Constitution of the United States. Exhibits A and B annexed hereto and made a part hereof clearly reveal that petitioner has been denied equal justice by the action of the Court in fixing but at the grossly excessive sum of \$50,000.

Petitioner is advised by Counsel that under the Constitute 22 petitioner is entitled to bail as a matter of right and that the requirement of excessive bail is a denial of bail. Your petition er is entitled to freely prepare a defense, to donsult with counsel and witnesses, and all of this is denied by the unlawful 32 confinement herein.

Petitioner is a naturalized citizen of the United States and has lived in this Country continuously since 1914 and in Los Angeles or its vicinity since 1932. Petitioner is married and lives with her husband and their eleven year old daughter in a home owned by them in the City of Los Angeles.

.vixx

1

27

B

Petitioner came to the United States in 1914 as a child of geleven and was graduated as an homor student from Crosby High Connecticut. During World War I, she was employed in defense plants in the eastern states.

12 XXV.

For the past several months petitioner has been, and now is, employed as executive secretary of the Los Angeles Committee for Protection of the Foreign Born, a voluntary association existing for the assistance and defense of foreign-born residents of the United States. Petitioners salary in such employment is \$30.00 per week plus \$15.00 for expenses. Prior to this employment she was not employed.

Her husband is employed as an engineer at a salary of approximately \$550,00 per month. Apart from their earnings aforesaid,
their home in Los Angeles, petitioner and her husband have no
other income, property or assets.

24 XXVI.

Petitioners has two married sisters living in or around Los 26 Angeles. She has never been arrested before.

XXVII.

Throughout the evening of July 25, 1951 petitioner was con29 scious that she was being followed and watched by two men whom the
30 believed to be FBI agents. On the basis of recent newspaper pub31 licity predicting the arrest of many persons under the said Smith
32 Act, she anticipated that such surveillance might presage her

1 arrest. Nevertheless, petitioner took no steps and made no effort 2 to avoid arrest or to conceal herself.

XXVIII.

Petitioner hereby states and represents to this Court that she intends in good faith to remain and that she will remain within the jurisdiction of this Court at all times throughout the prosecution of the proceedings under the indictment and that she does not intend to and will not at any time during such proceedings leave the jurisdiction of this Court without the approval of the Court. Petitioner believes that she is not guilty of the offeresharged in the indictment and she intends to vigorously prosecute her defense. Petitioner believes that upon the trial of this indictment herein, she will be entitled to a verdict of not guilt, and that a conviction upon the allegations thereof would deprive her of liberties secured to her by the Constitution of the Unit States.

13.

In order to properly prepare petitioner's defense with the aid of counsel, it is vital that petitioner be released on reasonable bail. An order was entered by the aforesaid Judge William C. Mathes on August 31, 1951 directing the conditions under which petitioner and the co-defendants could prepare for trial. A copy of the aforesaid Order is annexed hereto and marked Exhibit "C." The provisions made in the said Order for the conditions under which the petitioner and the co-defendants may prepare for trial remain inadequate, and under the circumstances hereinafter set 11 forth will place onerous burdens upon the petitioner in the prep-12 aration of the defense to the charges contained in the indictment. 13 The petitioner avers that unless petitioner is released on reasonable bail, petitioner will be deprived of a fair trial without due 14 15 process of law. 16

Under the aforesaid Order the petitioner is permitted to work 17 18 with counsel on the preparation of the case on Mondays through Fridays only between the hours of 9 A.M. and 5 P.M. These limita-19 tions upon the hours of work disregard the scope and nature of the 50 preparation which must be made in the case herein and which, if a 21, proper defense is to be made, requires fulltime preparation, especially in the evenings and on weekends. In addition, the peti-23 24 tioner must prepare, under the said Order, with co-defendants and 25 counsel in a room in the Federal Building or at such place as the 26 respondent shall select; while working in said designated room, 27 petitioner is required to bring in meals at petitioner's own ex-58 pense; bring in books, documents and other materials without censorship as to content only; and allowed to consult with witnesses 29 30 provided that each witness shall furnish to respondent his name, 31 address, crime record, if any, and general occupation.

For the purpose of adequately preparing for their defense

3 herein it will be necessary for the defendants including petition
4 er to examine and study each of the exhibits offered by the Gov
5 ernment in the case of <u>United States v. Dennis</u> and each of the ex
6 hibits offered by the defendants in said case, for the reason that

7 the indictment herein charges that each of the defendants herein

8 are parties to the same alleged conspiracy which was the basis of

the charge against the defendants in the said case of United States

v. Dennis.

-9

10

11

50

In the said case of <u>United States v. Dennis</u> the Government
offered at the trial 234 exhibits of which number approximately
200 were admitted in evidence. The said exhibits included portions of books such as the "English Version, Seventh World Congress, Communist International, Volume 15" with more than 850 pages,
excerpts from numerous editions of the Daily Worker and excerpts
from numerous other pamphlets and documents published over a period of many years. For example, the first twenty Government ex-

21. 1. Photostatic copy of an article from "Daily Worker" of 22 October 2, 1935.

hibits out of the total of 234 offered were:

- 23 2. Pages 861 and 862 of book entitled "English Versione 24 Seventh World Congress. Communist International 8/8/35"-- 25 Vol. 15.
- 3. Excerpts from booklet entitled "Program of the Commun-27 ist International." (These excerpts ran from page 14473 to 28 page 14520 in the Joint Appendix of the said case of <u>United</u> 29 <u>States v. Dennis.</u>)
- 30 4. Excerpts from Manual entitled "Manual of Organization"
 31 by J. Peters. (These excerpts ran from page 14521 to 14536
 32 in the said Joint Appendix.)

- 5. Excerpts from Manual entitled "Why Communism?" by M.
- 2 J. Olgin. (These excerpts ran from page 14537 to 14555 in
- 3 the said Joint Appendix.)
- 4 6. Book entitled "Foundation's of Leninism," by Joseph
- 5 Stalin. (The entire book consisting of 123 printed pages
- 6 was admitted in eyidence.)
- 7. Article "Strengthen National Unity," by Earl Browder,
- 8 from "The Worker," dated 1/16/44, Mag, Sec., pages 7-12.
- 9 8. Booklet entitled "The Communist," dated Feb., 1944.
- 10 8-A. Pages 107 and 108 of booklet entitled "The Commu-
- 11 rist" of Feb., 1944.
- .12 9. Pamphlet entitled. "The Path to Peace, Progress and
- 13 Prosperity" May 20-22, 1944.
- 14 10. Page 10 of New York Times 5/7/45.
- 15 11. Page 1 of New York World Telegram 5/22/45.
 - 16 12. Photostat of "Daily Worker" of 5/24/45.
 - 17 12-A. Article, "On the Dissolution of the Communist Party
 - of the United States of America," by Jacques Duclos, from
 - 19 pages 7, 8 and 9 of "Daily Worker" of 5/24/45. (This art-
 - 20 icle ran from page 14557 to 14530 in the said Joint Appen-
 - 21 dix.)
 - 22 13. Photostat of "Daily Worker" of June 4, 1945.
 - 23 13-A. Article "The Present Situation and Next Tasks"
 - 24 Resolution of National Board Communist Political Associa
 - 25 tion adopted June 2, 1945, from pages 4 and 5 of "Daily
 - 26 Worker" of June 4, 1945. (This article ran from page
 - 27 14581 to page 14594 in the said Joint Appendix.)
 - 28 14. Photostat of "Daily Worker" of June 10, 1945.
 - 29 14-A. Article "On Revisionism in the C.P.A." from pages
 - 30 7 and 8 of "Daily Worker" of June 10, 1945. (This article
 - 31 ran from page 14594 to 14601 in the said Joint Appendix.)
 - 32 15. Photostat of "Daily Worker" of June 16, 1945.

1 15-A. Article "Thompson Discusses Browder's Program" by

2. Bob Thompson, page 7 of "Daily Worker" of June 16, 1945.

3 16. A letter.

4 17. Booklet entitled "Political Affairs," dated July, 1945,

and excerpts from said booklet as indicated. (These ex-

cerpts ran from page 14608 to page 14652 in the said Joint

Appendix.)

18. Photostat of "Daily Worker" of June 22, 1945.

9 18-A. Article "CPA National Committee backs Resolution,

Calls Convention," page 2 of "Daily Worker" of June 22,

11 1945.

5

6

7

8.

10

14

16

17

21

55

12 19. Photostat of "Daily Worker" of 6/23/45.

13 19-A. Article "Call CPA Convention July 26" from page 3

of "Daily Worker" of 6/23/45.

15 20. Photostat of "The Worker" of 6/24/45.

20-A. Article "Says Leadership Can't Shirk Responsibili-

ties for Errors," by John Williamson, from page 8 of "The

18 Worker" of 6/24/45.

19 The defense in that case offered 346 exhibits of which 93

20 were admitted in evidence. The said exhibits were similar in

source and length to those offered by the prosecution.

XXXIII

23 In order to adequately prepare for the defense it will be 24 necessary for the defendants including petitioner to examine each 25 . of the aforesaid exhibits in their entirety in order to ascertain 56 whether portions of the exhibits not offered or received in evidence may be used to rebut the inferences which the Government 27 58 will ask the jury to draw from the portions of the exhibits which 29 it offers. In addition, it will be necessary for the defendants. .30 to examine numerous other books, pamphlets and newspapers in order. to determine what related material is available to them for the. 32 purposes mentioned above.

VIXXX

1

12

25

23

25

28

59

30

31

35

Many of the books, documents and pamphlets are, so far as defendants know, not readily available at any one place and it will be necessary for defendants to examine the bibliographies of various libraries such as the Los Angeles Public Library, the University of California Library at Los Angeles, the Huntington Library, and others, and to visit various book stores to determine what books and pamphlets they have available, to examine their own files, records and libraries, as well as to seek to find other persons who may have some of said books, pamphlets or documents available.

XXXV

The defendants including petitioner have been advised by 13 14 their counsel that it will be impossible for their counsel to un-15: dertake the responsibility for this work and that if preparation 16 is to be made with respect to the various documents which may be 1.7 offered on behalf of the Government and which should be offered on 18 behalf of the defense, it will be necessary for the defendants 19 themselves to secure such documents to become thoroughly familiar 50 with them, to analyze them and to present their analysis to their said counsel. 21

XXXI

In addition to the books, records and documents offered by both sides in the case of <u>United States v. Dennis</u>, it will be necessary for the defendants including petitioner to examine numerous publications, pamphlets and similar documents which were issued on the West Coast which it will be necessary for the defendants to secure from the various sources enumerated above in order to prepare to meet evidence which the Government may offer with respect to the ideas and beliefs and the speech and writings of these defendants, and in order to present their own defense with respect to such ideas, beliefs, speech and writings.

7

8

9

10

11

12

13

14

15

16

17

2: It will be absolutely impossible for the defendants to prepare their defense unless they are in a position to visit their various homes and offices, the libraries mentioned above, book stores, the homes of persons who may have material available, and other places where they may discover that some of the material' needed is available.

XXXVIII

In addition, they will require the opportunity frequently to consult privately and confidentially with their counsel, both individually and in groups. They will also require assistance from research persons, secretaries and other persons with whom they must consult frequently and regularly in order to undertake even the beginnings of the vast. job of preparation which confronts them.

The tremendous task of preparation would present many problems

XXXXIX

even if the defendants were free on bail. The indictment in this 18 case being based on the alleged ideas and beliefs allegedly held 19 by the defendants as well as the ideas and beliefs allegedly con-20 tained in books, documents, newspapers and other writings presents 21 55 a unique problem from the standpoint of preparation for trial. There is involved in this case the fundamental principles of Marx-23 24 ism-Leninism, a world view of nature and society first developed 25 by Marx and Engels over 100 years ago and having its origin in 26 much of the prior thought of mankind especially British classical political economy, French materialism and German classical ideal-27 ism, especially that of Hegel. Marxism was added to and extended 28 and further developed over the period of a century on the basis of 29 new conditions and new experiences throughout the world. Lengism .30 is a further development of Marxism in the period referred to by 31 32. Lenin as the epoch of imperialism.

7

8

.9

10

11

12.

13

14.

15

16

19

20

21

55

23

24

25

26

27

28

30

31

32

As a comprehensive world view, Marxism-Leninism embraces all 3. aspects of nature and society. It consequently deals with innumerable teachings, doctrines, laws, concepts, theories and tendencies in such spheres as history, philosophy, political economy, sociology, etc.

The principles of Marxism and Leninism, their development and their application in concrete situations, are not contained in any single text or compendia but are contained in the writings of many Marxist scholars and philosophers published over many years and in many countries. The defendants in this case must prepare to defend themselves against the charge that they have conspired to advocate matters which may appear in any one of the thousands upon thousands of publications upon which the Government might rely. In addition, they must be prepared to present their own views in respect to these innumerable documents. Never before the Dennis case has any court of law sought to try such a body of doctrine and thinking. In this type of trial, a trial of books and ideas, only the most intensive and concentrated work will permit even the minimum amount of preparation necessary for the defendants to present a defense.

The indictment herein charges that as a part of the alleged conspiracy petitioner and the other persons named in the indictment, and divers unnamed persons, would write and cause to be ... written articles and directives in publications of the Communist Party of the United States of America, including but not limited to "Political Affairs," "Daily People's World," "Daily Worker" and "The Worker."

With respect to the said Daily People's World, as alleged in

1 the petition of Philip Marshall Connelly, this newspaper was pub-2 lished last year Monday through Friday of each week and prior to 3 that time and for a number of years prior to April 1, 1945, said newspaper was published Monday through Saturday of each week. In 5 order, therefore, just to examine and analyze the issues of the 6 said paper commencing April 1, 1945 (the date when the alleged con-7 spiracy herein was begun) it would be necessary to examine 1,770 8 issues of not less than four pages and as many as eight to ten 9 pages of conventional size or tabloid size newspaper. The other 10 publications named in the indictment herein are, on information 11. and belief, of considerable volume probably exceeding in size that 12 of the Daily People's World as aforesaid.

XLIV

13

23.

14 In order to properly prepare the defense herein as above out-15 lined, there is reed for petitioner's freedom on reasonable bail 16 so that petitioner can earn his livelihood and obtain the necessary 17 funds required in a legal defense of the scope hereinabove stated. 18 Petitioner cannot properly prepare a defense while petitioner and 19 petitioner's witnesses are subject to surveillance and confinement 20 in a room, where petitioner is unable to earn a livelihood and 51. where the time for consultation among counsel, witnesses and peti-25 tioner is severely limited.

X/V

24 In view of the facts and circumstances hereinabove set forth. 25 petitioner respectfully submits to the Court that petitioner is at 26 the present time unlawfully imprisoned and restrained of petition-27 er's liberty; that petitioner's imprisonment and detention are il-28 legal, arbitrary and a denial of rights secured to petitioner by 29 the Constitution of the United States and that beil in the own of. 30 \$50,000 is so excessive and so unreasonable as to constitute an 31 absolute denial of petitioner's right to bail and petitioner's 32 right as a matter of due process of law to properly defend peti-

tioner against the charges which have been brought against peti-2 tioner. 3 4 That no previous application for a writ of habeas corpus has. 5 been made in this matter to any other court except as hereinabove 6 alleged. WHEREFORE, petitioner prays that a writ of habeas corpus may issue directed to James J. Boyle, United States Marshal, Southern District of California, Central Division, and to any other officers having custody of the body of your petitioner, commanding him to have the body of your petitioner produced before this Court at 11 12 a time and place to be specified, to do and receive what shall 13 then and there be considered concerning your petitioner together. 14 with time and cause of petitioner's detention and said writ; and 15 that this honorable Court order and direct that petitioner be re-16 leased from such custody forthwith upon such reasonable bail as 17 may be determined in the premises. 18 DATED: This 4th day of September, 1951. 19 cerified September 4, 1451) - 151 Pose Cherin Kuintz 21 22 23 24 25 26 27 28 29

30.

31

2	The Pending Register of Federal Criminal Ac	tions in the
3	Central District was examined. Approximately 186	cases were
4	bail cases. The only cases where bail was fixed	at \$10,000
5	er more is the annexed list. Many of these annex	ted indict-
6	ments contained more than one count.	
7	CHARGE PENALTY	BAIL
8	Mail fraud and conspiracy 5 years - \$10,000	\$25,000
9	(5 counts)	
10	Failure to self-deport) 10 years	25,000
11	Failure to self-deport) 10 years	15,000
1.2	Concesling assets in bank 5 years - \$5,000	15,000
13	Transmission of threatening	4
1.4	1stters 5 years - \$1,000	15,000
15	Transmission of threatening	
16	letters 5 years - \$1,000	10,000
17	Perjury 5 years - \$2,000	10,000
18	Evesion of Income Tax 5 years - \$10,000	10,000
19	Firearms in Interstate	
20	5 years - \$2,000	10,000
21	Robbery of United States Mail 10 years	10,000
22	Conspiracy to defraud Govt. 10 years - \$10,000	10.000 re-
23		duced to 5,000
24	Concealing assets 5 years - \$5,000	10,000
25	Smith Act Prosecutions in New York	
26.	(1) Dennis v. U. S 12 defendants	
27	\$5,000 after indictment. After convi	ction -
28	\$20,000 each - fixed by Circuit Court	Eail -
29	continued by Jackson, J., pending app	olications
30	for writ (Williamson v. U. S., 95 L.E	d. Adv. 10)

1	(2) U.S. v. Flynn, et al
2	Flynn, Perry, Gerson, Bachrach, Weinstock, Lannon
3	Jerome, Weinstone, Charney, Begun, Johnson.
4	\$10,000 - Increase to \$50,000 sought, denied.
5	Jones, Gannet, and Bittelman - \$20,000 - In-
6	crease to \$75,000 sought, denied, Mindel -
7.	\$5,000 - Increase to \$50,000 sought, denied.
8	Amter - \$1,000 - no increase sought.
9	(3) Hawaii-U.S. v. Hall, et al
10	Bail fixed by Commissioner for 7 defendants at
11	\$75,000. Reduced by Judge Delbert E. Metzger
12	to \$5,000. After indictment, bail fixed at
13	\$7,500.
14	(4) Pittsburgh-West Virginia-U.S. v. Nelson, et al
1.5	Bail fixed by Commissioner in sum of \$100,000.
16	Reduced by Judge William Kirkpatrick in Phila-
17	delphia to \$20,000.
18	(5) Baltimore-U.S. v. Frankfeld
19	Bail fixed by Commissioner at \$75,000. Required
20	for one defendant to \$5,000; second defendant
21	to \$17,500; third defendant to \$10,000.
22	. Terminal Island Four
23	(Carlson v. U.S.)
24	Charge - Alien Communists and advocates of force.
25	and violence. Pending deportation proceedings,
26	bail denied by Attorney General, District Court
27	and Circuit Court. On application for writ of
28	certitrari, bail in sum of \$5,000 unanimously
29	fixed by United States Supreme Court sitting
30	as entire body.

100			. •
		EX	HIBIT B
		AN	ALYSIS

Of the approximately 136 cases examined July 30, 1951 (total in the Pending Register), about 175 fixed bail at less than \$10,000. The following is a tabulation:

6	<u>Bail</u>	No. of Cases
7	\$7,500	2
.8	5,000	30
9	3,500	l
10	3,000 0	6
11	2,500	18
15 .	2,000	14
13	1,500	18
14	1,000	47
15	500	55
16	250	1
17	Own Recognizance	55

The cases where the penalty was 5 years and up totalled 19 approximately 153 in number, or about 30% of the total number of 20 cases. The average bail in all of the cases where the penalty

21 was 5 years an up amounts to less than \$3,000.

.55

- 3 - 7

ol The following are the cases in the Pending Register of Criminal

2 Actions in Central District where the bail was below \$10,000:

. 3	CHARGE	PENALTY	COUNTS	BAIL
4	·Forgery	10-41,000	3	1,000
15	Passing altered money order	5- 5,000	5	2,000
. 6	Forging and uttering U. S.			
7	Treasury check	10- 1,000	2 .	1,000
8	Forging and uttering check	5- 1,000	2 Own	Recognizance
. 9	Forging and uttering check	5- 1,000	2	500
10	Forging and uttering			7
11	Government obligation	5- 1,000	. 2	1,000
12	Harboring and concealing			
13	aliens	5- 1,000	1	1,500
14	Possession and sale of	• •		
15	narcotics	10-/5,000	2	500
16	Illegal wearing uniform,	agrana materia micro managamente e e e e e e e e e e e e e e e e e e	imore .	
17	U.S. Army	6mos 250	1	500
18	Unlawful wearing U.S.	•		/
19	Navy Uniform	6 mos 50°	3	500
20	Forging and uttering			
21	Government draft	10- 1,000	2	1,000
22	Unlawful possession of	0		
23	ration pointaguiou et	1-10,000	1	5,000
24	Forgery, personation and	-/-	* * * * * * * * * * * * * * * * * * * *	
25	Conspiracy	10-10,000	4	3,000
26	Forgery, personations and	0		
	Conspiracy	10-10,000	4	2,000
	Conspiracy, possession of	1		
	writings and sugar stamps	5-10,000	5	5,000
1	Conspiracy, possession of	1		
	writings and sugar stamps	5-10,000	5 Own	Recognizance
11.	and a second	44-		

1 CHARGE	PENALTY	COUNTS	BAIL
2 Buying and selling meat			
3 in excess of price			./
4 control	5-\$10,000	5	o \$ 5,000
Concealment of assets			
6 from trustee in			
7 bankruptcy	5- 5,000	3	10,000
8 Attempt to wreck a train	5- 5,000	. 1	5,000
9 Mailing scurrilous postal		•	
10 cards	5- 5,000	5	500
11 False claim of citizen-			
12 ship	5 10,000	1	2,500
13 Internal Revenue Code			W. 17
14 (Fraudulent income			
tax return)	5-10,000	4	
Failure to report for			
induction and to keep			
Board informed of	U		
19 address	5-10,000	2	• 2,500
20 Treason	. death .	•	No Bail
21 Transport stolen motor	· · · · · · · · · · · · · · · · · · ·		
22 vehicle	5- 5,000	1	5,000
23 False claim of citizen-			
24 ship	5-10,000	1	500
25 Conspiracy and fraud			
26 vs. Government	5-10,000	24	10,000*
27			(on motion to 5,000)
28 Mann Act	5- 5,000	1	1,000
29 Servicemen's Readjustment			
30 Act *44	1- 1,000	A	Own Recogni-
31 Transport stolen motor			zance
32 vehicle	5- 5,000	1	
* Referred to in Exhibit A			

1. CHARGE	PENALTY	COUNTS	BAIL
2 Juvenile Delinquency			
3 Forgery U.S. Money Order)		V.	•
4 Mailing obscene letter	10-4 5,000	1	\$ 2,500
5 Engage in business of		0	
purchasing spirits for			
7 resale without basic	d.		
8 permit		S	2,500
9 Transport stolen motor		15	
10 vehicle	5- 5,000	. 1 .	
11 Forging and cashing	A STATE OF THE STA		
12 Government bonds	10- 1,000	5 :	2,500
13 Theft of mail	5- 2,000	1	1,000
14 Forging Government			
15 Obligation	15- 5,000	1	500
.16 Bank robbery, transport-			
17 ing interstate stolen			
18 money and flight to			
19 avoid prosecution	25-10,000	3 Не	ld No Bond
20 Forging and uttering			
21 Government check	10- 1,000	2 .	1,000
22 Transporting stolen motor .			
23 yehicle in foreign			
24 commerce	5- 5,000	1.	3,000 reduced to
25		2,	000)
26 Anti-trust conspiracy to			
27 fix, determine, establish			
28 and maintain noncompetitive			
29 prices, etc. of fire			
30 extinguishers	1- 5,000		n Recogni-
31		zar	1,000)
32	- 6 -	1	

			* ***	
1 CHARGE	PENA	LTY	COUNTS	BAIL
2 Theft of Government	• • • • •			
3 property, forging	3		/	grant A. A.
• 4 and uttering Govern-				1
5 ment checks	10-	10,000	4	\$ 2,500
6 Sale and possession of				. 0
7 narcotica	2.0-	5,000	2	2,500
8 Conspiracy, false state-				
9 ments to Government	5-	10,000	2	3,000
10 Purchase of narcotics,				
ll receiving and trans-	100			
12 porting narcotics	10-	5,000	2	2,500
13 Forging postal money				
14 order	. 5-	5,000	4	500
15 False statement in appli-				
16 cation for Survivors				
17 Insurance Benefits	1-	1,000	12 °	1,000
18 Evasion of Income Tax	5-	10,000	1	1,000
19 Migratory	6 mc	s 500	1	
20 Embezzlement, abstraction,				,
21 misapplication funds				
22 H.O.L.C., and false				
.23 entry in book	5-	10,000	24	Own Recogni-
24			•	sance (later 5,000)
25 Evasion income taxes	5-	10,000	2	1,000
26	•			Released Own Rexognizance
27			1	on Motion
Evasion Income taxes	5-	10,000	1	1,000
Misapolication and				
Embezzlement of National				
bank funds	5	5,000	6	1,000
Evasion incomé taxes	5-	10,000	. 5	2,000
a second			110	

3 Failure to file income tax return 4 Relative 5 6 Forging and uttering 7 goverment checks 10- 1,000 2 8 Transporting stolen 9 car 5- 5,000 1 10 Transmission Inter- 11 state threatening 12 communications; 13 mailing threatening 14 letters 20- 5,000 4 15 Sale of narcotics 10- 5,000 2 16 False statement incomplication for	n Recongi. zance
3 Failure to file income tax return 4 Relation for second tax return 1- 10,000 1 Relation for second tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation for second file income tax return 1- 10,000 2 Relation file income tax return tax re	Banwo
6 Forging and uttering 7 government checks 10-1,000 2 8 Transporting stolen 9 car 5-5,000 1 10 Transmission Inter- 11 state threatening 12 communications; 13 mailing threatening 14 letters 20-5,000 4 15 Sale of narcotics 10-5,000 2 16 False statement in 2	2,500 eased own ognizance
8 Transporting stolen 9 car 5-5,000 1 10 Transmission Inter- 11 state threatening 12 communications; 13 mailing threatening 14 letters 20-5,000 4 15 Sale of narcotics 10-5,000 2 16 False statement inc.	
8 Transporting stolen 9 car 5-5,000 1 10 Transmission Inter- 11 state threatening 12 communications; 13 mailing threatening 14 letters 20-5,000 4 15 Sale of narcotics 10-5,000 2 16 False statement inc 17 application for	1,000
9 car 5- 5,000 1 10 Transmission Inter- 11 state threatening 12 communications; 13 mailing threatening 14 letters 20- 5,000 4 15 Sale of narcotics 10- 5,000 2 16 False statement inc 17 application for	1,000
10 Transmission Inter- 11 state threatening 12 communications; 13 mailing threatening 14 letters 20- 5,000 4 15 Sale of narcotics 10- 5,000 2 16 False statement in 2	1,000
12 communications; 13 mailing threstening 14 letters 20- 5,000 4 15 Sale of narcotics 10- 5,000 2 16 False statement in application for	1,000
12 communications; 13 mailing threstening 14 letters 20- 5,000 4 15 Sale of narcotics 10- 5,000 2 16 False statement in 2	
13 mailing threstening 14 letters 20- 5,000 4 15 Sale of narcotics 10- 5,000 2 16 False statement in application for	
14 letters 20- 5,000 4 15 Sale of narcotics 10- 5,000 2 16 False statement in 2 17 application for	0
15 Sale of narcotics 10- 5,000 2 16 False statement in	15,000*
16 False statement in application for	1,500
17 application for	
. 18 Federal Housing	
19 Loan 4	400
20 Conspiracy to defraud, make	
21 pass, utter and pub-	
22 lish statements re:	
	2,000
24 Conspiracy to defraud, make	
25 pass, utter pub-	
26 lish statements re:	
27 FHA Title Loan	
	1,000
29 Parjury before ICC, making	
30 false statements on oath	
	1,500
32 * Referred to in Exhibit A	

			v
1 CEAROR	PENALTY	COUNTS	BAIL
2 Anti-trust, fixing		`	
3 prices for fish	1- \$ 5,000	. 2	\$ 1,000
4 Perjury; false state-			
5 ments to and con-		7	Expension
6 cealing facts from		0	
7 Department of Army	5- 2,000	6	Own Recognia-
8 Official asking and			Eano (
9 accepting bribe	4 3-	14	1,000
10 Embezzlement and theft			
11 of U.S. property			
12 False documents			
13 Filed with Department			
14 of Agriculture .	95- 10,000	28	Own Recogni-
15			zance then 3,5000
16 Contempt, failure to			
17 appear before Grand			
18 Jury	La di di	1 .	1,000
19 Forging U.S.			
20 Treasury Checks	10- 1,000	8	1,000
21 Concealment of narcotic	s 10- 5,000	1	2,000
22 Perjury committed befor		0	
23 Federal Grand Jury	5- 2,000	1	5,000
24 Mail fraud and Conspirac	y 5= 10,000	5	25,000#
25 Mail fraud and Conspirac		5	500
26			(vacated and released on
27			own recogni- zance)
28 Accessory to bank robbe	ry		
29 and receiving proces			
30 thereof	12- 5,000	2	+ 5,000
31 *Referred to in Exhibit	- 0		
OI AUGIELISC CO IN EVIIIOI	4.5	19.0	

, i	CHARGE	PENALTY	COUNTS	BAIL
5	Conspiracy to commit			
3	offenses in vio-			concomposeusasasasasainininininin
4	lation of Title			
5	47, Sec. 605;			/
6.	(Unauthorized		•	
7	· publication or use		٥	
. 8	of communications)	5-\$10,000	1	7,500
9	Conspiracy to commit			en enim mare ma
10	offenses in vio-			
11	lation of Title 47	1		
12	Sec. 605; (Unauth-			
13	orized publication			
14	or use of communi-			
- 15	cations)	5- 10,000	1_	1,000
16	Evasion of income tax	5- 10,000	3	1,500
17	Evasion of income tax	5- 10,000	2	1,500
18	Transport interstate			
19	of stolen auto	5- 5,000	1	3,000
20	Evasion of income tax	5- 10,000	1	1,000
21	Transport forged			
22	security			111
23	interstate	10,000	1	2,000
24	Mailing obscene		Ø.	
25	matter	10- 5,000	° 13	2,000
26	Illegal impor-			
27	tation and			
28	concealment of			
29	narcotics	10- 5,000	2	2,500
30	Embezzlement and			
31	theft of U.S propery	10- 10,000	50	Own Recogni-
32				zance

1 CHARGE	PI	ENALTY	COUNT	BAIL
2 Concealing assets and con-	•	4		
3 cealing records in con-				
4 tempt of Bankruptcy;				- I was a second of the
5 Conspiracy; mail fraud	5- 4	10,000	6	\$.5,000
6 Misbranded device and drug				
7 in interstate commerce	1-	1,000	1 (own recogni-
8 False claim of citizenship	5-	10,000	. 2	zance
9 Evasion income tax	5-	10,000	2	1,500
10 Transport stolen motor vehic	le5-	5,000	1	3,000>
11 Ship misbranded drug in				
12 interstate commerce	1-	1,000	2	Own recogni-
13 Mail fraud	5-	1,000	17	zence 2.500
14 Robbery from mails	5-	10,000	1 *	10,000*
15 Evasion income tax	5-	10,000	4	1,500~
16 Evasion income tax	5	10,000	. 2	1,500
17 Evesion income tax	5-	10,000	2	1,500
18 Evasion income tax	5-	10,000	4	1,500
19 Evasion income tax	5-	10,000	4	1,500
20 Evasion income tax	5-	10,000	. 4	1,500
21 Conspiracy to commit offens-			1 1 1	
22 es against U.S.; conspiracy	- 2 W			
23 to cause to be made false				. 0
24 papers re: Veterans Eligi-				
25 bility for Home Loans under				
26 Servicemen's Readj. Act, 1944	5-	10,000	9	1,000
27 Evasion income tax	5-	10,000	4	1,500
28 Failure to register firearm;				Jan Street
29 Interstate transport. unreg-		1		
30 istered Firearm	5-	2,000	2	10,000#
31 Interstate transport motor				
0	5-	5,000	1	2,000
*Referred to in Exhibit A.	4.3 4			
	- 77	- 1		

1	CHARGE	PENALTY	COUNTS	BAIL
2	Tilegal sale of		. /	
3	narcotics	5 - \$2,000	3	2,500
4	IRC - evasion of		1	
5	income tax;			
_ 6	aking false statements			
7	(Vickey Cohen case)	5 - 10,000	5./	10,000*
8				(reduced to 5,000)
1.9	IRC - evasion of			
. 10	income tax;			and the second s
11	Taking false			
12	statements (Mickey			
13	Cohen case - wife)	5 - 10,000	1-	2,500
14	Theft of mail,			
15	obstruction of			
10	correspondence	5 - 2,000	1	1,000
17	Transport stolen car	5 - 5,000	. 1	1,000
19	Theft of mail by			
19	postal employee	5 - 2;000	1 *	1,000
20	Failure to report for			
21	induction	5 - 10,000	. 1	5,000
22	Perjury committed before		•	- Andrews
23	Grand Jury	5 - 2,000	2	10,000%
24	Obstruction of			
25	correspondence	5 - 500	1 •	2,000
26	Transport stolen auto	5 - 5,000	1	5,000
27	Failure to report for			
.58	induction	5 - 10,000	1	2,500
29	Failure to file	3		
30	Questionnaire	5 - 1,000	2	2,500
31	* Referred to in			
32	Exhibit A			
-	EX	HIBIT "B"		

1	CHARGE	PENALTY.	COUNTS	BAIL	
2	Soliciting and attempt-		\$	***************************************	
3	ing to sell auto in	·/ 11			
4	excess of maximum			(morning)	
5	ceiling price		4	500	
16	Concealment of assets				•
7	and records in bank-				
8	ruptcy; conspiracy,				
9	mail fraud	5 - 10,000	3 Own	Recognizance	
10	Failed and refused to				
11	be inducted	5 - 10,000	. 1	2,500	
12	Illegal possession of "				47.
13	lari juana	5 - 2,000	1	1,500	
14-	Conspiracy to corruptly				•
15	endeavor to influence				
16	a witness and soPici-				
17	tation of a bribe by				0
18	such witness	5 - 10,000	1 -Own	Recognizance	
19	Failure to register				
	firearm	5 - 2,000	1	1,000	a:
20	firearm Failure to register	5 - 2,000	1	1,000	a:
20		5 - 2,000	1 . o	1,000	6)
22 21 20	Failure to register		1 េ ថ		
22 21 20	Failure to register		1 1		
20 21 22 23	Failure to register freamm Servicemen's Readj.	5 - 2,000	1	1,000	
20 21 22 23 24 25	Failure to register firearm Servicemen's Readj. Act 1944	5 - 2,000 1 - 1,000	. 3	1,000	
20 21 22 23 24 25	Failure to register firearm Servicemen's Readj. Act 1944 Transport Stolen Auto	5 - 2,000 1 - 1,000	1 .3 1	1,000 500 1,000 5,000	
20 21 22 23 24 25 26	Failure to register firearm Servicemen's Readj. Act 1944 Transport Stolen Auto Failure to report for	5 - 2,000 1 - 1,000 5 - 5,000	1 .3 1	1,000 500 1,000	
20 21 22 23 24 25 26 27	Failure to register firearm Servicemen's Readj. Act 1944 Transport Stolen Auto Failure to report for	5 - 2,000 1 - 1,000 5 - 5,000	1 .3 1	1,000 500 1,000 5,000 duced to	
20 21 22 23 24 25 26 27 28	Failure to register Farearm Servicemen's Readj. Act 1944 Transport Stolen Auto Failure to report for induction	5 - 2,000 1 - 1,000 5 - 5,000	1 .3 1	1,000 500 1,000 5,000 duced to	
20 21 22 23 24 25 26 27 28 29	Failure to register firearm Servicemen's Readj. Act 1944 Transport Stolen Auto Failure to report for induction Theft of mail by	5 - 2,000 1 - 1,000 5 - 5,000 5 - 16,000	1 .3 1	1,000 5,000 duced to 1,000)	
20 21 22 23 24 25 26 27 28 29	Failure to register Servicemen's Readj. Act 1944 Transport Stolen Auto Failure to report for induction Theft of mail by postal employee Theft of mail by	5 - 2,000 1 - 1,000 5 - 5,000 5 - 16,000	1 .3 1	1,000 5,000 duced to 1,000)	
20 21 22 23 24 25 26 27 28 29 30 31	Failure to register Servicemen's Readj. Act 1944 Transport Stolen Auto Failure to report for induction Theft of mail by postal employee Theft of mail by postal employee	5 - 2,000 1 - 1,000 5 - 5,000 5 - 10,000	1	1,000 5,000 duced to 1,000)	

1	CHARGE	PENALTY	COUNTS	BAIL
. 2	Transport stolen car	5 65,000	1	\$2,000
3	Transport stolen car	5 - 5,000	1	5,000
4	Transport stolen car	5 - 5,000	1000	1,000
5	Breaking Into building		60	6
6	used in part as.			
7	Post Office	5 - 1,000	1 "	5,000
8	ail fraud	5 - 1,000	. 11	5,000
9	Conspiracy; embezzle-			
10	ment funds National			
11	Bank	5 - 10,000	. 4	1,000
12	Theft from interstate			
13	shipment and re-	5		0
14	ceiving stolen goods	10- 5,000	12	5,000
15	Forging of postal			
16	saving certificates	B		
17	and uttering same	5 - 5,000	8	500
18	Failure to report for	•		
19	induction	5 - 10,000	1 .	1,500
20	Failure to report for			
21	induction	5 - 10,000	1	1,000
22	Theft of mail	5 - 2,000	1	. 1,000
23	Mail threatening	5)		
24	letter ·	20 - 5,000	1	10,000
25	Illegal possession of	0		
26	Parijuana	5 - 2,000	1.	1,000
27	Fair Labor Standards Act	6 mos-10,000	14 Cwn	Recognizan
28	Fair Labor Standards Act	6 mos-10,000	13 Own	Recognizano
29	Fair Labor Standards Act	6 mos-10,000	10 Own	Reconizano
30	Federal Food, Drug and		1	
31	Cosmetics Act (Adul-		- :	FI
32	terated food in Int.Com.)	1 - 1,000	18 Own	Recognizan
	* Referred to			
-	in Exhibit A			

1	CHARGE	PENALTY	COUNTS	BAIL
2	Federal Food, Drug and	1.		
3	Cosmetics Act (Adul-		م	
. 4	terated food in in-			
5	terstate commerce) .	1 - 5 1,000	.4. (wn Recognizance
6	Forging Government Check	10 - 1,000	2	5,000
7	Obstruction of mail	5 - 2,000	2	5,000
. 8	Theft from interstate			
9	shipment	10 - 5,000	3	1,000
10	Theft on Government			
11	Reservation	5 - 5,000	2	500
12	Illegal wearing			
13	uniforms	6 - 250	1	1,000
14	Infringement of copy-			
15	righted movies	1 - 1,000	4 . Ov	vn Recognizance
16	False claim for unem-			
17	ployment insufance			>
18	benefits from R.R.			V
19	retirement board	1 - 10,000	4 Cv	vn Recognizance
20	Transport stolen fire-			
21	arm	5 - 2,000	1	2,000
22	Failure to be inducted	5 - 10,000	1	1,000
. 23	Failure to be inducted	5 - 10,000	, 1	3,000
24	Forging and uttering	6		0
25	Government check	10 - 1,000	2	1,000
26	Theft of mail	5 - 2,000 *	3 5	1,000
27	Theft of ma il by	4.0		
28	postal employee	5 - 2,000	8	9 500
29	Theft of mail by		1-11	•
30	postal employee o	5 - 2,000	5	500
31	Theft of mail by	. 0		
32	postal employee	5 - 2,000	2	1,000
	(h) EX	KIBIT "B"		

1	CHARGE	PENA	LTY	COUNTS	BAIL
2	Failure to be inducted	5 -	\$10,000	1.	1,000
3	Embezzlement of funds		• • •	8	
4	National Bank	5 -	5,000	4	1,000
5	Forging and uttering			9	
6.	forged Postal			0	5 >- (
7	Money Order	5 -	5,000	2	250
8	Forging Government Check	10 -	1,000	3	1,500
9.	Failure to register			4	
10	. firearm	5 -	2,000	1	1,000
11	Causing false claim to.	•			
12	be made to Veterans!		9	po . 1	
13	Adminstration re:				
14	Appraisal	1 °-	1,000	1	Own
15					recognizance
16	False claim for unemploy-		. 65.		
17	ment insurance benefits		•	1	
18	R.R. retirement board	1 -	10,000	2 re	cognizance
19			est.		then 500
. 50	False claim for unemploy-	-	0.0		
8,21	ment insurance R.R. retire	-		68	
9 22	ment board	1 -	10,000	4 Own	Recognizance
23	Juvenile delinquency		G	,	
24	transfer of marijuana		•	1	500
25	Illegal sale of marijuana	5 -	2,000	2	2,500
26	Forging and uttering		***		
27	Government check	10 -	1,000	. 2	1,000
28	Embezzlement of funds		4	•	
29	of National Bank	5 -	500	4. Ow	n recognizance
30					
31					

1	CHARGE	PENALTY	COUNTS	BAIL
2	Interstate transport			
. 3	falsely made			
- 4	security	10 - \$10,000	1	2,500
5	False claim unemploy.		. 9	0
6	ment insurance bene-		• • •	2.
7	fits R.R. retirement	4	er e	J U.
8 0	board	1 - 10,000	4 Own	Recognizance
. 9	Impersonation as	00	9,	en 500
10	Federal Officer	3 - 4,000		E 5000
11	Theft of mail by	3 - 4,600	4	5,000
12		5 0 000	-2 .	500
. 13	postal employee	5 - 2,000	2	500
14	Illegal wearing Marine			5
15	Corps uniform	6 mos500	•	500
160		7 1 000	8	1 000
17	ership.	3 - 1,000	3	1,000
18	Theft of mail by	5 0 000		506
1.9	Postal employee	5 - 2,000	, ₂	500
20	Illegal sale and			
21.	Possession of arijuana			0.000
22		5 - 2,000	2	2,000
23	Theft of mail by			
.24	Fostal employee	5 - 2,000	2	3,000
25.	Theft of Government	•		50
26	property	10 - 10,000	4	1,000
27	Illegal possession			166
28	Pof arijuana	5 - 2,000	1	1,000
29	Conspiracy to de-	٥	10	
30	fraud and commit.			
31	offense - kick -	•		
32	backs on sub-			
	contracts	2 - 10,000	9.	2,500
Ð	EX	HIBIT "B"		12

1 EXHIBIT "C" 3 7 IN THE UNITED STATES DISTRICT COURT AND FOR THE SOUTHERN DISTRICT OF CALIFORNIA 9 CENTRAL DIVISION 10 11 UNITED STATES OF A TERICA, No. 21883-Grim. 12 Plaintiff. 13 ORDER 1.4 WILLIAM SCHNEIDER AN; et al., 15. Defendants. 16 17 Pursuant to stipulation of the parties hereto, the United States Marshal IS HEREBY ORDERED AND DIRECTED to take the 18 steps necessary to permit each and all of the defendants in the 20 above-entitled matter to have the following conditions for preparation for trial: 21 22 1. Upon one days notice, or upon being furnished a schedule in advance, the said defendants shall be permitted to 24 work with their attorneys on the preparation of their case at any and all times between the hours of 9:00 a.m. to 5:00 p.m., 25 26 Fondays through Fridays, inclusive, in Room 243B of the Federal 27 Building in the city of Los Angeles, or at such place as the 28 United States Marshall shall select, An attorney for said defendants need not be present at all times during the time that 29 the defendants are so working on the preparation of their case for trial. 32 During the time that the defendants are so working

they may have brought to them their meals at their own expense. 1 3. The defendants shall be allowed to bring into said 2 room and to maintain there such books, documents, pamphlets, and similar written or printed material as they shall desire, 4 without consorship of any kind as to content, and the defendants shall be permitted to make and keep in said room and to deliver to their attorneys such notes, memoranda and documents as they desire, without censorship of any kind as to content. In addition, the defendants shall be permitted to bring to said room and keep there such office equipment as typewriters, and such office supplies as paper, carbon paper, pencils, pens, ink, 11 etc.; provided, however, that none of the foregoing is intended to deprive the United States Parshal of the right to see to it that nothing other than materials of the kind permitted by this order are brought in. 16 4. For the purpose of dealing with problems relating to their defense, the defendants shall be allowed, in the presence of an attorney, to visit and confer with such persons as the attorney shall designate; provided, however, that such 19 20 person shall furnish to the United States 'arshal his name, address, criminal record if any, and general occupation. 21 22 23 DATED this 31st day of August, 1951. 24 25 26 27 United States District Julie 28 20 PRESENTED BY:

Ohief Assistant U. S. Attorney

30

31

1 2	MARGOLIS and McTERNAN 112 West Ninth Street Los Angeles 15, California	C. C.
	VAndike 7153	
3	LEO A. SULLIVAN	
5	1440 Broadway Street Oakland, California Hightower 4-1707	
6	Attorneys for Petitioner	A Mily
7		
8	IN THE UNITED STATES DISTR	TCT COURT
9	FOR THE SOUTHERN DISTRICT OF	CALIFORNIA
10	CENTRAL DIVISION	
11		
12	Petitioner,	No. 13445-101
13	vs.	ORDER TO SHOW CAUSE WHY
14	JAMES J. BOYLE, United States Marshal,	WRIT OF HABEAS CORPUS
15	Respondent.	SHOULD NOT ISSUE
16	Upon reading the verified petition	of the petitioner on
17	file herein,	
18	IT IS HEREBY ORDERED that James J.	Boyle, United States Marsi
19	for the Southern District of California	appear before the above
20	entitled Court in the courtroom of the H	onorable
21	at the United States Post Office and Cou	ert House Building, 312 Nort
22	Spring Street, Los Angeles, California,	on the 6th Day of September
23	1951, at 2 P.M. of said day, then and th	ere to show cause if any he
24	may have why he should not release from	his custody or the custody
25	such officers or agents as may have the	seme for and on his behalf
26	the body of Rose Chermin Kusnits ,	petitioner herein, upon
27	such reasonable bail as may be determine	d by this Court.
28	Good cause being shown therefor, i	t is hereby ordered that
29	this Order and the said petition may be	served upon the respondance
30	herein on or before September 4, 1951 at	2 P.M. of said day.
31	DATED: This 4th day of September,	1951.
32		Ben Harrison THE U.S. DISTRICT COURT

	ERNEST A. TOLIN United States Attorney RAY H. KINNISON
3	Assistant U. S. Attorney Chief of Criminal Division
	600 Federal Building Los Angeles 12, California Telephone: MAdison 7411
6	Attorneys for Respondent
7	IN THE UNITED STATES DISTRICT COURT IN AND FOR THE SOUTHERN DISTRICT OF CALIFORNIA
8	CENTRAL DIVISION
9	
10	
11	KUSNITZ, Rose Chernin)
12	Petitioner, NO. 13445-WM
13). RETURN TO WRIT OF HABEAS CORPUS
14	JAMES J. BOYLE, United
15	States Marshal,
16	Respondent.)
2.7	I, JAMES J. BOYLE, United States Marsha. for the Southern District of
18,	California, respondent herein, on behalf of myself and each and all or my agents
19	and deputies, respectfully make the following return and answer to this Honorabl
20	Jour', to the writ of habeas corpus issued pursuant to the petition for writ of
21.	halpas corpus in the above case:
53	
23	That the petitioner, Rose Chernin Kusnitz is not unlawfully
24	imprisoned or restrained of her liberty, and her imprisonment and detention
25	are not illegal, arbitrary or a denial of rights secured to her by the Constitute
26	tion of the United States, but said petitioner is in my custody under proper
27	lawful authority.
28	II .
29	That said petitioner was taken into custody on July 26, 1951, in the
30	City of Los Angeles State of California, by Special Agents of the Federal
31	Bureau of Investigation, upon a warrant issued on July 25, 1951, by Foward V
32	Calverley, United States Commissioner for the Southern District of California

1 pursuant to a verified complaint charging said petitioner and one William

2 Schneiderman with conspiracy to commit offenses against the United States pro-

3 hibited by Section 2 of the Smith Act, 54 Stat. 671, 18 U.S.C. (1946 Ed.) 10,

4 and 18 U.S.C. (1948 Ed.) 2385.

0

22

6 That following said petitioner's arrest was taken without delay on July

III

7 26, 1951, before the nearest United States Commissioner, namely, Honorable

8 Howard V. Calverley, at Los Angeles, California, who then and there arraigned

said petitioner and continued the matter to August 9, 1951 at 10:00 a.m. for

10 preliminary examination and set bail in the amount of \$75,000 pending said pre-

liminary-examination, and in default thereof ordered said petitioner committed

to the custody of this respondent.

13

The grand jury for the Southern District of California, in and for the Central Division, met on the 27th, 30th, and 31st days of July, 1951, and, after hearing the evidence presented, did on the 31st day of July, 1951, return an indictment against the petitioner herein and eleven other named defendants, a certain tified copy of which is attached hereto as Exhibit "A". That said grand jury recommended bail in the amount of \$75,000 for the petitioner herein and, on the return of the indictment, said amount of bail was approved by Judge James M.

V

23 On the 2nd day of August, 1951, the petitioner herein was arraigned on 24 said indictment and, at the request of petitioner herein, the ples on said 25 indictment was continued until the 13th day of August, 1951. On the 13th day 26 of August, 1951, at the petitioner's request, the plea on said indictment was 27 again continued until the 20th day of August, 1951. On the 16th day of August, 1951, on petitioner's request, the order setting said matter for plea on 29 August 20, 1951, was vacated and the plea on said indictment was again con-30 tinued until the 22nd day of August, 1951. On August 22, 1951, the plea was 31 continued at petitioner's request to August 29, 1951, and on August 29, 1951, 32 the petitioner herein entered a plea of not guilty before the Honorable Wm. C. 33 Mathes, to whose court the cause was transferred for all further proceedings.

Following the proceedings set forth in paragraphs VIII toXVIII of 3 the petition herein and after the opinion by the United States Court of Appeals for the Ninth Circuit in the case of Philip Marshall Connelly, petitioner, v. The United States District Court in and for the Southern District of California, Central Division, and Honorable James M. Carter, Judge thereof, respondents (No.13053, decided August 24, 1951), was rendered, Judge James M. Carter, did, on the 29th day of August, 1951, disqualify himself as to both Philip Marshall Connelly and the petitioner herein, and transferred all proceedings in said case of United States v. Schneiderman, et al., to Judge Paul J. McCormick, 10 Presiding Judge of the United States District Court for the Southern District of 12 California. Judge Paul J. McCormick on the same date assigned said case to Judge Wm. C. Mathes for all further proceedings. Thereafter, on the 29th day of August, 1951, a motion was made before the Honorable Wm. C. Mathes to reduce the bail of the petitioner herein, and following a full hearing lasting two days an order was made on August 30, 1951, reducing the amount of beil set on said indictment to the sum of \$50,000. That petitioner has not given such bail 17 18 and is detained by respondent pursuant to the proceedings aforesaid; that in 19 30 were raised as are raised in the said petition, ev. said matters have already heem litigated .. 20

23 That the order of said Judge William C. Mathes fixing bail in the 24 amount of \$50,000 does not, under the circumstances herein involved, constitute an excessive requirement of bail in accordance with the Righth Amendment of 20 the Constitution of the United States, and does not amount to a violation of 27 said Amendment or the Fifth Amendment thereto, and does not show any abuse of 23 discretion by said Judge William C. Mathes.

29

30

That named in the indictment above-mentioned, as unindicted co-con 31 spirators with the petitioner herein, are: Robert G. Thompson, Henry Winston Gilbert Green, and Gus Hall. That the said last-named individuals were defend und

in the case of United States v. Dennis, et al., who were convicted in the 2 Southern District of New York on a violation of the same Act under which the 3 above-mentioned indictment was returned, and which conviction was, on June 4, 4 1951, affirmed by the Supreme Court of the United States. That, thereafter, 5 said last-named persons failed to appear and surrender to serve the sentence 8 theretofore imposed and on July 2, 1951, bench warrants were ordered issued by 7 the United States District Court for the Southern District of New York for said 8 persons, and on July 3, 1951, the bonds theretofore posted (referred to in the 9 petition herein) by said persons were ordered forfeited by that court. The 10 nature of the offense charged in the indictment herein is the incitement of 11 rebellion looking to the overthrow of the government of the United States by 12 force and violence and disloyalty to the United States. Under the facts and 13 circumstances here involved the defendants in s aid indictment, including the 14 petitioner herein, lack the usual incentive of respect to said government. 15 Your respondent alleges that the petitioner herein is a poor security risk 16 and that unless a substantial bail is required of said petitioner, said 17 petitioner would not appear to answer the charges contained in the indictment 18 herein. 19 20

That in none of the cases mentioned in EXRIBITS "A" and "B" of the peti 21 tion herein, save and except the two New York cases of <u>United States</u> v. <u>Dennis</u> 22 and <u>United States</u> v. <u>Flynn</u>, is the charge the same as is contained in the indict-23 ment herein, all of said cases being routine cases involving violations of 24 various federal statutes.

JAMES J. BOYLE
United States Marshal for the
Southern District of California

UNITED STATES OF AMERICA Southern District of California JAMES J. BOYLE, United States Marshal for the Southern District of California, being first duly sworn, on his oath deposes and says: That he is the person who makes the aforesaid return; that he has read the same and knows the contents thereof, and that the same is true according to the best of his knowledge and belief. /s/ James J. Boyle SUBSCRIBED and SWORN to before me this 6th day of September, 1951 EDMUND L. SMITH Clerk, United States District Court Southern District of California By /s/ Charles A. Secty Deputy

IN THE UNITED STATES DISTRICT COURT IN AND FOR THE SOUTHERN DISTRICT OF CALIFORNIA CENTRAL DIVISION

UNITED STATES OF AMERICA,

Plaintiff.

WILLIAM SCHNEIDERMAN,

OCOTHY ROSENBLUM HEALEY,

ALBERT JASON LIMA,

OLOTA OCCONNOR YATES,

CARL RUDE LAMBERT,

PHILIP MARSHALL CONNELLY,

ROSE CHOWNIM MUSNITZ,

AL RICHTOMD, also known as

Abraham Richman,

CONST OTTO FOX, also known as

Brnest Otto Fuchs,

HEMRY STEINBURG,

LOTETA STARVUS STACK, and

LARY ETRNADETTE DOYLE,

No. CD (U.S.C., Title 18, Sec. 11 1946 Ed. U.S.C., Title 18, Sec. 371948 d.) Section 3 of the Smith Act, 54 Stat. 671 - Conspiracy to violate the Smith Act)

INDICTMENT

The grand jury charges:

Defendants.

thereafter up to and on or about April 1, 1945, and continuously, thereafter up to and including the date of the filing of this indictment, in the Southern District of California, and elsewhere, WILLIAM SCHNEIDER'AN, DEROTHY ROSENBLUM HEALEY, ALBERT JASON LIVA, CLETA C'CONNER YATES, CARL RUDE LABERT, PHILIP "APSHALL CONFELLY, REST CHERNIN KUSMITZ, AL RICH"OND, also known as Abraham Richman, EDVIST OTTO FOX, also known as Ernest Otto Fuchs, HENRY STEINBURG, LORDITA STAPVUS STACK, and "ARY BERNADETTE DOYL", the defendants herein, unlawfully, wilfully, and knowingly did conspirs with each other and with William Z. Poster, Eugene Dennis, John B. Williamson, Jacob Stackel, Robert G. Thompson, Benjamin J. Davis, Jr., Henry Winston, John Gates, Irving Potash, Gilbert Green, Carl Winter, and Gus Hall, co-conspirators but not defendants herein, and with divers other persons to the grand jury unknown, to commit offenses against the United States prohibited by Section 2 of the

Smith Act 54 Stat. 671, 18 U.S.C. (1946 Ed.) 10, and 18 U.S.C. (1948 Ed.) 2385, by so conspiring (1) unlawfully, wilfully, and knowingly to advocate and teach the duty and necessity of overthrowing the Government of the United States by force and violence, and (2) unlawfully, wilfully, and knowingly to organize and help organize as the Communist Party of the United States of America a society, group, and assembly of persons who teach and advocate the overthrow and destruction of the Government of the United States by force and violence, in violation, of Section 3 of the Smith Act, 54 Stat. 671, 18 U.S.C. (1946 Ed.) 11, and 18 U.S.C. (1948 Ed.) 371;

- (2) It was part of said conspiracy that said defendants and co-conspirators would become members, officers, and functionaries of said Party, knowing the purposes of the Party, and in such capacities would assume Leadership in said Party and responsibility for carrying out its policies and activities up to and including the date of the filing of this indictment;
- defendants and co-conspirators would cause to be organized Groups, Clubs, Sections, District and State Units of said Party in the State of California and elsewhere and would recruit and encourage recruitment of members of said Party, concentrating on recruiting persons employed in key basic industries and plants.
- (4) It was further a part of said conspiracy that said defendants and co-conspirators would publish and circulate and cause to be published and circulated books, articles, magazines, and newspapers teaching and advocating the duty and necessity of overthrowing and destroying the Government of the United States by force and violence;
- (5) It was further a part of said conspiracy that said defendants and co-conspirators would write and cause to be written articles and directives in publications of the Communist Party of the United States of America including, but not limited to,

"Political Affairs," "Daily People's World," "Daily dorker," and "The Worker," teaching and advocating the necessity of overthrowing and destroying the Government of the United States by force and violence: (6) It was further a part of said conspiracy that said defendants and co-conspirators would conduct and cause to be conducted schools and classes for indoctrination of recruits and members of said Party in the principles of Parxism-Lenimism in which would be taught and advocated the duty and necessity of overthrowing and destroying the Government of the United States by force and violence as speedily as circumstances permit; (7) It was further a part of said conspiracy that said defendants and co-conspirators would agree upon and carry into. effect detailed plans for the vital parts of the Communist Party of the United States of America to go underground in the event of emergency and from said underground position to continue in all respects the conspiracy described in paragraph (1); (8) It was further a part of said conspiracy that said

- (8) It was further a part of said conspiracy that said defendants and co-conspirators would use false names, passports, and other false documents in order to conceal their identities and activities as members and functionaries of said party;
- (9) It was further a part of said conspiracy that said defendants and co-conspirators would do other and further things to conceal the existence and operations of said conspiracy; and

In pursuance of said conspiracy and to effect the objects thereof, in the Southern District of California, the defendants and co-conspirators did commit, among others, the following

OVERT ACTS:

1. On or about July 17 and 18, 1948, WILLIAM SCHWEIDER-MAN, DOROTHY ROSENBLUM HEALEY, ALBERT JASON LIMA, OLETA C'CONNOR YATES, CARL RUDE LAMBERT, AL RICHMOND, also known as Abraham Richman, LORETTA STARVUS STACK, and MARY BERMADETTE DOYLE, defendants herein, did attend and participate in a Convention of the Communist Party of the State of Galifornia at Park Manor, Sixth Street and Western Avenue, Ios Angeles, California;

- 2. On or about August 20, 1948, MANY BERNADETTE DOYLE, a defendant herein, did attend and participate in a meeting of the Morgan Hull Club in San Diego, California;
- 3. On or about August 21, 1948, LCRETTA STARVUS STACK, a defendant herein, did prepare and issue a directive and cause it to be circulated by the California State Committee of the Communist Party;
- 4. On a about August 21, 1948, AL RICHHOND, also known as Abraham Richman, a defendant herein, did issue a directive and cause it to be circulated by the California State Committee of the Communist Party;
- 5. On or about January 21, 1949, HENRY STRINGERG, a defendant herein, mid-attend and participate in a meeting;
- defendant herein, did attend and participate in a meeting held at 847 South Grand Avenue, Dos Angeles, California;

On or about December 7, 1949, WILLIAM SCHNEIDER AN and DOROTHY ROSENBLUM HEALTY, defendants herein, did attend and participate in a meeting at Park View Manor, 2200 West Seventh Street, Los Angeles, California;

- 8. On or about January 20, 1950 WILLIA SCHOOL AND a defendant herein, did attend and participate inva meeting at Dmbassy Auditorium, Los Angeles, California.
- 9. On or about February 15, 1950, MARY BERNADETTE DOYLE, a defendant herein, did attend and participate in a meeting held at 7891 Normandie Street, San Diego, California;
- 10. On or about April 6, 1950, WILLIAM SCHWEIDTRIAN, a defendant herein, did attend and participate in a meeting at 3875 City Terrace Boulevard, Los Angeles, California;
- 11. On or about June 12, 1950, ALBERT JASON LIVA, a defendant herein, did attend and participate in a meeting at

2200 West Seventh Street, Los Angeles, California;

12. On or about June 24, 1950, PHILIP MARSHALL CONNELLY, MARY BURNADETTE DOYLE, and ALBERT JASON LIMA, defendants herein, did attend and participate in a meeting at Park Manor, 607 South Western Avenue, Los Angeles, California;

13. On or about November, 1950, ERNEST OTTO FOX, also known as Ernest Otto Fuchs, a defendant herein, did prepare and issue a directive and cause it to be circulated;

14. On or about April 9, 1951, CARL RUDE LANGURT, a defendant herein, did attend and participate in a meeting at 405 De La Guerra Street, Santa Barbara, California;

15. On or about July 24, 1951, OLUTA O'CONNOR YATES, defendant herein, did attend and participate in a meeting at 124 Cest Sixth Street, Los Angeles, California.

A TRUE BILL

ERNEST A. TOLIN, United States Attorney. Foreman

1		
2		
3		
4		
. 5		
6.		
7		
. 8		TES DISTRICT COURT
9		RN DISTRICT OF CALIFORNIA
10	CSNT.CAI	D DIVISION
11	LORETTA STARVUS STACK,	
13	Petitioner,	
14	V.B.	No. 13436
15	JA ES J. BOYLE, United	
16	States larshal,	
17	Respondent.	}
18	AL RICHMOND,)
19	Petitioner,	
20 .	vs.	No. 13437
21	JAMES J. BOYLE, United States Marshal,	
22	Respondent.	}
23)
24	PHILIP MARSHALL CONVELLY,	
25	Petitioner,	No. 22 420
26 27 ·	JANES J. BOYLE, United	No. 13 438
28	States Marshal,	
29	Respondent.	
30		
31		
32		

1	DOROTHY ROSENBLUM HEALEY,	
2	Petitioner,	
3	vs.	No. 13439
4	JAMES J. BOYLE, United	
. 5	States Marshal,	
6	Respondent.	
7.	ENNEST OTTO FOX,	
. 8	Petitionor,	
ě 9	V8.	No. 13440
10	JAMES J. BOYLE, United	
11	States Marshal,	
. 12	Respondent.	
13	WILLIAM SCHNEIDERMAN,).	1
14	Petitioner,	
15	vs.	No. 13441
16	JANUS J. BOYLE, United	
17	States Marshal,	
18	Respondent.	
19	CARL RUDE LAMBERT,	
20	Petitioner)	
21	vs.	No. 13442
22	JAMES J. BOYLE, United	
23	States Parsha 1,	
24	Respondent.	
25	HEIRY STEINBERG,	
26	Petitioner,	
27	.vs.	No. 13443
28	JANUS J. BOYLE, United	,
29	States Marshal,	
30	Respondent.	
31		W. M.
		•

CLETA O'CONNOR YATES, Petitioner. No. 13444 JAMES J. BOYLE, United States Marshal, Respondent. ROSE CHERNIN KUSNITZ. Petitioner, 8 9 No. 13445 10 JAMES J. BOYLE, United States Marshal, 11 Respondent. 12 13 MARY BERNADETTE DOYLE, 14 Petitioner, 15 No. 13446 16 JAMES J. BOYLE, United States Marshal, 17 Respondent. 18 19 ALBERT JASON LIMA. 20 Petitioner. 21 No. 13447 22 JAMES J. BOYLE, United States Marshal, 23 Respondent. 24 25 26 STIPULATION 27 28 IT IS HEREBY STIPULATED, CONSENTED AND AGREED by and between the attorneys for petitioners above named and the attorneys for the 29 respondent herein that the petitions for writs of habeas corpus 30 in the above entitled causes shall be consolidated and treated as .31

1	a joint petition for writ	of haboes corpus
2	DATED: This 5th da	y of September, 1951.
3		
4		/s/ Ben Pargolis
5		Ben Largolis
6		
7		/s/ Daniel G. Marshall Daniel G. Marshall
8		Attorneys for Petitioner Philip
9		Marshall Connelly
10		
11		MARGOLIS and McTERNAN
12		By /s/ Ben Margolis
		Ben Fargolis /s/ Leo A. Sullivan
13		Leo A. Sullivan
14		Attorneys for remaining Petitioners
15		
16		ERNEST A. TOLIN United States Attorney
18		By /s/ Ray H. Kinnison
19		Ray H. Kinnison Assistant United States Attorney
20		Attorneys for Respondent
21		
22		
23		ORDER:
24	It is so ordered.	
25		
26		/s/ Ben Harrison
27		JUDGE of the United States District Cou
28		
29		
30		
31		

. 2		1
3		
4		
.5		L
6		
7		
8	IN THE DISTRICT COURT	OF THE UNITED STATES
9	SOUTHERN DISTRIC	
10		DIVISION
11	CENTIGE	DEVEDION
12	LORETTA STARVUS STACK.	•
13		1 20107 00
	Petitioner,	No. 13436-ВН
14	vs.	}
15	JAMES J. BOYLE, United States Marshal,	}
16	Respondent.	}
17		
18	AL RICHMOND,	\
19	Petitioner,	No. 13437-BH
20	vs.	\
21	JAMES J. BOYLE, United	
55	States Marshal,	}
23	Respondent.	}
-24	PHILIP MARSHALL CONNELLY,	
25	Petitioner,	No. 13438-BH
26	vs.	
27	JAMES J. BOYLE, United	
28	States Marshal,	/
29	Respondent.	
30		
31		
32.		

		DOROTHY ROSENBLUM HEALEY,			
•	.5	Petitioner,		No.	13439-ВН
- · ·	3	vs.			
	4	JAMES J. BOYLE, United			
	5	States Marshal,		*	
	. 6	Respondent.			
	7-	ERNEST OTTO FOX,			
4	8	Petitioner,		No.	13440-ВН
*	9:	vs. •		a	W MA
0	10 0	JAMES J. BOYLE, United States Marshal,			
	12	Respondent.			
		WILLIAM SCHNEIDERMAN,			
•	14	Petitioner,		No.	13441-ВН
	15	vs.			
	16	JAMES J. BOYLE, United States Marshal,			
13 3	17	Respondent.			
	18		}	•	· · · · · · · · · · · · · · · · · · ·
	19	CARL RUDE LAMBERT,		0	
, in	50	Petitioner,		No.	13442-BH
	21	VS.			
	55	JAMES J. BOYLE, United States Marshal,			
	23	Respondent.			
	24	PENDY CONTANTED			
	·25	HENRY STEINBERG,		No	13443-ВН
	27	Petitioner,	0	MO.	13443-DI
	28	JAMES J. BOYLE, United			
	29	States Marshal,		•	
	30	Respondent.			
	31			+	
	32				
	. J %m				

1	GETA O'CONNOR YATES,	
5		No. 13444-BH
3	vs.	1
4	, and a second	
5	States Marshal,	
6	Respondent.	
7	ROSE CHERNIN KUSNITZ,	
8	Petitioner,	No. 13445-BH
9	vs. }	
10	States Marshal.	
11.	Respondent.	
12		
13	*************	
14	Petitioner,	No. 13446-BH
15	vs.	
16	JAMES J. BOYLE, United States Marshal,	
17	Respondent.	
18		
19	ALBERT JASON LIMA,	
20	Petitioner,	No. 13447-BH
21	vs.	
55	JAMES J. BOYLE, United States Marshal,	
23		
24	Respondent.	
25		
26	MEMORANDUM OI	INION
27		
28	The above petitions for wri	ts of habeas corpus were con-
29	solidated for hearing and the sole qu	
30	termine in each matter is whether the	
31	and by reason thereof petitioners are	

liberty contrary to the provisions of the Eighth Amendment to the

- 1 Constitution of the United States.
- 2 It appears from the records of this court and the tran-
- 3 script of various proceedings that the question of bail as to some
- 4 of the petitioners has been before two district judges of this dis-
- 5 trict, one in San Francisco (Judge Goodman), and one in New York
- 6 (Judge Dimock). (See Cr. file.No. 21883 of this district).
- 7 Now through these proceedings petitioners seek to have
- 48 me ignore the record, absolutely strike from my mind the separate
 - 9 rulings by four district judges, and indirectly hold that the bail
- 10 fixed is excessive and each of said judges has abused the dis-
- 11 cretion vested in him.
- 12 Counsel, for petitioners claim that bail in excess of
- 13 \$5,000 would be prohibitive, therefore, the court should fix bail
- 14 in that amount. In other words, petitioners contend that bail
- 15 should be fixed in accordance with their ability to furnish bail.
- 16 To follow their argument to a natural conclusion, if they could .
- 17 raise bail in an amount not in excess of \$10, the bail should be
- . 18 so fixed. If such a rule were adopted all prisoners now waiting
 - 19 for trial on bailable offenses would be entitled to have bail
 - 20 fixed in accordance with their respective abilities.
 - As stated in U. S. ex rel. Rubinstein v. Mulcahy etc.,
 - 22 155 F. (2d) 1002: "The purpose of bail before trial is to insure
 - 23 the presence of the accused when required without the hardship of
 - 24 incarceration before guilt has been proved and while the presump-
 - 25 tion of innocence is to be given effect." (See also Rule 46(c).
 - 26 F.R.C.P.).
 - 27 How much should the bail of petitioners be to meet the
 - 28 requirements of the foregoing quotation? The Grand Jury that heard
 - 29 the evidence recommended \$75,000. How can I say that all who have
 - 30 exercised their discretion are wrong because I may or may not agree
 - 31 with them?
 - 32 When a person is released on bail before trial such per-

I son is a calculated risk and the amount of bail resolves itself

2 into a matter of judgment. Sometimes the courts are wrong but

3 fortunately the defendants usually appear. The offenses charged

are very serious and the court realizes as a matter of common

5 knowledge that those charged with similar and related offenses the

forfeitures have been above average and apprehension after for-

? feiture has been nil. Should the court ignore these facts?

Perhaps through these proceedings our reviewing courts can furnish the trial courts with a yardstick to determine the amount of bail required to assure the presence at the time of trial of the petitioners and others similarly charged. My only hope is that their judgment on such calculated risks may be cor-

13 rect.

4

6

.8

9

10

1.1

12

I have ordered the transcript of the proceedings before 14 15 Judge Mathes filed as an exhibit in these proceedings, together 16 with the records of the court on the motions for reduction of bail before him in the criminal case, and have admitted in evidence the 17 18 transcript of the proceedings in Healey et al. v. Boyle, No. 13361 19 I have examined such proceedings and have considto No. 13370. 30 ered the same and am unable to conclude that the amount of bail, 21 fixed in each instance is either arbitrary or the result of an 55 abuse of discretion. I further find that such amounts as were 23 fixed are necessary to assure the presence of the petitioners in 24 the further proceedings in the criminal case and for no other pur-25 pose ...

The procedure followed in these matters is that outlined in the Rubenstein case (155 F. (2d) 1002). The record herein indicates that such procedure is cumbersome and unnecessarily delays the ultimate disposition of matters that are entitled to expeditious action by the courts.

I make these comments not in criticism of the present
method but rather as an invitiation to our reviewing courts to

1	provide a more expeditious procedure. With my ruling in this co
2	five district judges have passed on the reasonableness of the
3	amount of bail. If we are in error petitioners have had to
4	languish in jail to meet the requirements of legal formalism.
5	The petition for writ of habeas corpus in each matter
6	hereby denied and the petition in each instance is hereby dis-
7	missed.
8	The government is ordered to submit forthwith proposed
9	order of dismissal of said petitions.
10	DATED: This 12th day of September, 1951.
11	
12	/s/ Ben Harrison
13	JUDGE
14	
15	
16	
17	
18	
19	
50	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
21	

1 ERNEST A. TOLIN United States Attorney RAY H. KINNISON Assistant U. S. Attorney Chief of Criminal Division 3 600 Federal Building Los Angeles 12, California Telephone: MAdison 7411 6 Attorneys for Respondent 8 IN THE UNITED STATES DISTRICT COURT IN AND FOR THE SOUTHERN DISTRICT OF CALIFORNIA 11 CENTRAL DIVISION 12 LORETTA STARVUS STACK, AL RICHMOND, PHILIP MARSHALL 13 CONNELLY, DOROTHY ROSENBLUM HEALEY, ERNEST OTTO FOX, 14 WILLIAM SCHNEIDERMAN, CARL RUDE LAMBERT, HENRY STEINBERG. 15 OLETA O'CONNOR YATES, ROSE Nos. 33436/13447 CHERNIN KUSNITZ, MARY BERNADETTE 16 DOYLE, and ALBERT JASON LIMA, ORDER DENYING PETITIONS FOR WRITS OF HABEAS CORPUS AND 17 Petitioners. DISCHARGING ORDERS TO SHOW CAUSE WHY WRITS OF HABEAS 13 CORPUS SHOULD NOT BE GRANTE 19 JAMES J. BOYLE, United . States Marshal, 20 Respondent. 21 The above-entitled matters came on fegularly for hearing on 22 23 September 6; 1951, before the Honorable Ben Harrison, Judge presid-24 ing, on Orders to Show Cause Why Writs of Habeas Corpus should not 25 be granted, the petitioner Philip Marshall Connelly being represent-26 ed by his attorneys, Ben Margolis, Esq., and Daniel G. Marshall, 27 Esq. and the remaining petitioners by their attorneys Margolis and 28 McTernan, Esqa., by Ben Margolis, Esq., and the respondent, James 29 J. Boyle, being represented by his counsel, Ernest A. Tolin, United 30 States Attorney for the Southern District of California, and Ray H. 31 Kinnison, Assistant United States Attorney for the Southern District 32 of California, and A. L. Wirin, Esq., appearing as amious curise; the

1 Court having ordered upon the stipulation of the attorneys for the 2 respective parties that the petitions for writs of habeas corpus 3 be onsolidated and treated as a joint petition for writ of habeas 4 corpus; and the Court having read the petitions for Writs of Habeas 5 Corpus on file, the Return thereto filed by the respondent to said 6 petitions for Writs of Habeas Corpus herein; and the Court finding 7 that on July 31, 1951, and prior to the hearing herein, a True Bill 8 of indictment was returned in this Court before Judge James M. 9 Carter, by the Grand Jury for the Southern District of California, 10 charging the petitioners and others with conspiracy to commit of-11 fenses against the United States prohibited by Section 2 of the 12 Smith Act, 54 Stat. 671, 18 U.S.C. (1946 ed.) 10, and 18 U.S.C. 13 (1948 ed.) 2385, and said indictment having been ordered filed 14 under Case No. 21883-CD, and on recommendation of said Grand Jury, 15 Judge James M. Carter then set bail for the petitioner William 16 Schneiderman in the amount of \$100,000 and in the amount of \$75,000 17 for the remaining petitioners, and thereafter, on the 7th day of 8 August, 1951, petitioners filed with said Judge James M. Carter a 19 motion to reduce the amount of bail; that the said Judge James M. 20 Carter on August 29, 1951 disqualified himself from any further 21 proceedings in the prosecution of the petitioners herein including 22 proceedings on bail; that the said proceedings were then assigned 23 by Chief Judge Paul J. McCormick to Judge William C. Mathes and the 24 aforesaid motions to reduce bail came on for hearing before the said 25 Judge William C. Mathes, and following a full hearing on said motions 26 Judge William C. Mathes on August 30, 1951 did reduce the amount of W bail for e.ch of the petitioners to \$50,000, and the Court having 28 taken testimony on the petition herein and h ving heard arguments, 29 and the Court being fully advised in the premises, and it appearing 30 to the satisfaction of the Court, and the Court finding for the 31 reasons aforesaid that the relief prayed for in the aforesaid peti-

32 tions for Writs of Habeas Corpus should not be granted, that the

orders to show cause why the petitions for writ of habeas corpus should not be granted should be discharged, and that said Petitions for Writs of Habeas Corpus should be denied, and said cause having been submitted to the Court for decision; 5 IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the aforesaid Petitions for Writs of Habeas Corpus heretofore filed in the above ? entitled matters be, and the same hereby are, denied; and IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the aforesaid Orders to show Gause why the Petitions for Writs should not be granted be, and the same hereby, are discharged. DATED: This 6th day of September, 1951. 13 13 Ben Harrison United States District Judge 14 Received copy of the within Order Denying Petitions for Writs of Habeas Corpus, Dis-10 charging Orders to Show Cause, and Dismissing Writ of Habeas 17 Corpus this 6th day of Septem-ber 1951, and approved as to is form. :13 (i) Ben Margolis 3.1 Daniel G. Marshall 25 Attorneys for Petitioner Philip Marshall Connelly 24 MARGOLIS and McTERNAN 25 . 23 By Ben Margolis 27

Attorneys for remaining Petitioners

23

29

30

31

Margolis and McTernan Ben Margolis 112 West Ninth Street 112 West Ninth Street Los Angeles 15, California Los Angeles 15, California VAndike 7153 VAndike 7153 3 and and Leo A. Sullivan Daniel G. Marshall 1440 Broadway Street 458 South Spring Street Oakland, California Los Angeles 13, California Hightower 4-1707 TRinity 6011 5 Attorneys for Petitioner-Attorneys for remaining Appellant Philip Marshall Connelly Petitioners-Appellants IN THE UNITED STATES DISTRICT COURT 8 IN AND FOR THE SOUTHERN DISTRICT OF CALIFORNIA 9 CENTRAL DIVISION 10 11 LORETTA STARVUS STACK, AL 12 RICHMOND, PHILIP MARSHALL CONNELLY, DOROTHY ROSENBLUM 13. HEALEY, ERNEST OTTO FOX, WILLIAM SCHNEIDERMAN, CARL RUDE LAMBERT, HENRY STEINBERG, 14 OLETA O'CONNOR YATES, ROSE CHERNIN KUSNITZ, MARY BERNADETTE DOYLE and ALBERT JASON LIMA, 15 Nos. 13436/13447 16 NOTICE OF APPEAL Petitioners-Appellants, 17 18 JAMES J. BOYLE, United States 19 Marshal, 20 Respondent. 21 22 NOTICE IS HEREBY GIVEN that the petitioners-appellants 23 above named hereby appeal to the United States Court of Appeals 24 for the Ninth Circuit from the order denying the petitions for 25 writs of habeas corpus herein and discharging the orders to 26 show cause why the petitions for writs should not be granted, 28 made and entered in this action by the United States District 29 Court, Honorable Ben Harrison, Judge Presiding, on the 6th day of September, 1951. 30 DATED: This 6th day of September, 1951. 31

1	
2	/s/ Ben Margolis
0	Ben Margolis
3	/s/ Daniel G. Marshall
4	Daniel G. Marshall
5	Attorneys for Petitioner-Appellant Philip Marshall Connelly
6	
7	MARGOLIS and McTERNAN
8	By /s/ Beh Margolis
9	Ben Margolis
10	/s/ Leo A. Sullivan
	Leo A. Sullivan
21	Attorneys for remaining Petitioners- Appellants
12	
13	
14	
15	
16	
17	
18	
19	
50	
51 .	
55	
23	
24	
25	
26	
27	
28	
.9	
50	

MARGOLIS and McTERNAN EEN MARGOLIS 112 West Ninth Street 112 West Ninth Street Los Angeles 15, California 2 Los Angeles 15, California VAndike 7153 VAndike 7153 and and 3 DANIEL G. MARSHALL LEO A. SULLIVAN 1440 Broadway Street 458 South Spring Street Los Angeles 13, California TRinity 6011 Oakland, California Hightower 4-1707 • 5 6 Attorneys for Petitioner Attorneys for remaining Petitioners Philip Marshall Connelly 7 IN THE UNITED STATES DISTRICT COURT 8 IN AND FOR THE SOUTHERN DISTRICT OF CALIFORNIA 9 70 CENTRAL DIVISION LORETTA STARVUS STACK, AL RICHMOND, PHILIP MARSHALL, CONNELLY, DOROTHY ROSENBLUM HEALEY, ERNEST OTTO FOX, WILLTAM SCHNEIDERMAN, CARL RUDE LAMMERT, HENRY STEINBERG, OLETA O'CONNOR YATES, ROSE CHERNIN RUSNITZ, MARY BERNADETTE DOYLE and ALBERT JASON LIMA, 12 1.3. Nos. 13436/13447 710 DESIGNATION OF THEORD 15 1.5 Petitioners, 13 JAMES J. BOYLE, United States Marshal, 14 Respondent. 20 27. 55 TO THE CLERK OF THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA, CENTRAL DIVISION: ERNEST A. TOLIN 23 UNITED STATES ATTORNEY FOR THE SOUTHERN DISTRICT OF CALIFORNIA: 24 25 The petitioners above named designate for inclusion in the record on appeal herein a complete record of all the proceedings and evidence in the above entitled causes including the petitions 27 28 for writs of habeas corpus, the orders to show cause, the stipulation and order treating the petitions as a joint petition for writ 29 30 of habeas corpus, the return of the respondent, the reporter's 31 / transcript of hearing on September 6, 1951, the order denying the 32 petitions and discharging the orders to show cause, the notice of

apperl, this designation of the record and any stipulations 2 between the parties relative to the record on appeal herein or the argument of the appeal. 3 4 D TED: September 6, 1951. 5 6 /s/ Ben Margolis Ben Margolis /s/ Daniel G. Marshall Daniel G. Marshall Attorneys for Petitioner Philip Marshall Connelly 9 10 11 MARGOLIS and McTERNAN By /s/ Ben Margolis 132 Ben Margolis 13 /s/ Leo A. Sullivan 14 Leo. A. Sullivan 15 Attorneys for remaining Petitione: 16 17 Agreed to: :0 .9 United States Attorney 20 .32 -3 24 25 16 27. . 58

29

39

31